05/08/2008 03:27 PM OKLAHOMA SECRETARY OF STATE





ement of Charitable Organization

ion

(X) Renewal

() Update

a.	The legal name of the charitable orga	anization: Mountair	n States Lega	ıl Founda	ation
b.	The organization's employer identification	cation number: 84–0	0736725		
•	Any other name the organization organization uses for the purposes of	may be identified as f public solicitation o	or known as, f contributions:	and any c n/a	listinctive names th
a.	The organization is a: [4] corporation	n [] partnership [] o	her legal entity		
Bb.	When & where was the organization	formed to do busines	ss?		
	Month, day, yearApril 25, 1	977	State/Country	Colora	do/USA
c.	Fiscal year ends month/day: Decem	ber 31			
a.	The street address of the charitable of	organization:		•	
	2596 South Lewis Way	Lakewood	Jefferson	CO	80227-2705
	Street	City	County	State	Zip Code
	The mailing address of the charitable	organization, if diffe	erent: n/a		RECEIVED
4b.	1	8	1., 0.		MAY 0 8 2008
b.					- 4

7.	The name and street add William Perry Pend 2596 South Lewis W Lakewood, CO 8022	ley ay	will have custody of the	contributions:		
8.	The name and street address William Perry Pend 2596 South Lewis W Lakewood, CO 8022	ley ay	esponsible for the distribu	ution of funds collected:		
9.	The period of time during Throughout the year	_				
10.	A description of the specific method or methods of solicitation:					
10.	[] personal contact	[X] direct mail	[] telephone			
	[] television	[] radio	[] other			
11.	Solicitation will be condu	acted by: [] volun	tary, unpaid solicitors	. [X] paid solicitors	[] both	
12.	IF your organization of professional (such as a "co-venturer") the infor Attachment: Professional with this approfessional	professional fund raise mation listed on the onal Fund Raiser I	er," "paid solicitor," "fun le page titled " <mark>Charit</mark> a	d raising counsel," or "c ble Organization Re	ommercial gistration	
		реошрев	ATTACUMENTS			

REQUIRED ATTACHMENTS

- 13. A copy of Internal Revenue Form 990 as filed by the charitable organization for the most recently completed fiscal year; or for the initial registration of a newly formed organization, a copy of a letter from the Internal Revenue Service, or other evidence, showing the tax exempt status of the charitable organization.
- 14. A <u>complete</u> list of the names, street addresses, and title or position, of <u>each</u> officer, including each principal salaried executive staff officer, director, and trustee of the charitable organization.

EXECUTION AND ACKNOWLEDGMENT

I, the under this application to supporting documen	signed, being duly authorized to sign on behalf of the charitable organization named herein, have caused be executed thisday of, and that the contents of the application and each t are true, to the best of my knowledge, and complete.
	The state of the s
	Signature of President, Chairman or Principal Officer
	William Perry Pendley
•	Type or Print Name
	President and Chief Legal Officer
	Title

Charitable Organization Financial Statement

NOTE: Every charitable organization which has received contributions during the previous calendar year SHALL file a financial statement WITH its initial registration, and WITH each annual renewal, thereafter, which contains the most recent information as follows. This form <u>must</u> also be signed and acknowledged.

1.	The legal name of the charitable org	anization: Mountai	n States Leg	al Foundat	ion
2.	The street address of the charitable of	organization:			
	2596 South Lewis Way	Lakewood	Jefferson	œ	80227-2705
1	Street	City	County	State	Zip Code
3.	The telephone number of the charita	ible organization: 30	3-292-2021		
4.	This report is for the calendar or fisc	cal year ending: Dec	ember 31, 20	07	
 4a.	The gross amount of the contribution	ons collected:	2,8	26,558	
4b.	The gross amount of the contributio	ons pledged:		0	
 5a.	The gross amount given to the char	itable purpose repres	sented: 2,8	26,558	
5b.	The gross amount to be given to the	e charitable purpose	represented:	0 .	
6a.	The aggregate amount paid for the	expenses of such sol	icitation: 649	, 894	
6b.	The aggregate amount to be paid for	or the expenses of su	ch solicitation:	0	
7a.	The aggregate amount paid to profe	essional fund raisers	and solicitors:	143,650	
7b.	The aggregate amount to be paid to	o professional fund ra	aisers and solicit	ors: 0	

EXECUTION & ACKNOWLEDGMENT

	eing duly authorized to sign on behalf of the above named charitable organization, have caused ent to be executed this day of,
	and
	Signature of President, Chairman of Principal Officer
•	William Perry Pendley, President and Chief Legal Officer
•	Print or Type Name

CHARITABLE ORGANIZATION REGISTRATION ATTACHMENT

Professional Fund Raiser Information

(Complete one (1) form for each professional fund raiser. Form may be duplicated.)

a.	Legal name of outside fund raising professional:				
	Eberle Associates, Inc.				
b.	Street & P.O. box address 1420 Spring Hill Road, Suite 490; McLean, VA 22102				
c.	Telephone number (including area code): 703-821-1550				
d.	Location of offices used by them on behalf of your organization				
	1420 Spring Hill Road, Suite 490; McLean,,VA 22102				
e.	Simple statement of services provided				
	Direct mail solicitations				
f.	Describe the basis of payment and nature of the arrangement. A copy of the contract or other agreement <u>MUST</u> be attached. "See contract" is unacceptable for description. Payment is made to Mountain States Legal Foundation net of all mailing and administration expenses incurred on behlaf of Mountain States Legal Foundation. Income consists of proceeds from donors who have donated through the direct mail program.				
g.	Does the professional solicit on your behalf? [x] yes [] no				
h.	Does the professional have custody or control of donations at any time? [X] yes [] no Funds are deposited in an escrow account and paid out of the escrow account to cover Eberle expenses and donation proceeds.				
i.	Specific amount or percentage of compensation paid or to be paid to the professional fund raiser:				
	\$80 per 1,000 fundraising packages processed and mailed				
j.	Property of any kind or value paid or to be paid to the professional fund raiser: No property payments				
k.	Percentage value of compensation paid to the professional fund raiser as compared to the:				
	(1) Total contributions received:5%				
	(2) Net amount of total contributions received:				

DIRECT MAIL FUND RAISING COUNSEL AGREEMENT

AGREEMENT made this 3 day of June, 1999, between Bruce W. Eberle & Associates, Inc., 1420 Spring Hill Road, Suite 490, McLean, Virginia 22102, hereinafter called Eberle, and Mountain States Legal Foundation, 707 17th Street, Suite 3030, Denver, CO 80202, hereinafter called the Client.

WHEREAS, the Client is desirous of engaging the services of Eberle, it is agreed as follows:

- 1. Appointment and Authorization. Eberle is hereby retained and appointed as the Client's exclusive fund raising counsel for its direct mail fund raising program and list rentals, subject to the terms and conditions of this Agreement. The Client, however, retains the right and authority to continue to engage in in-house direct mail fund raising, including fund raising to those donors on its Eberle generated donor list. The retention of the services of outside contractors to perform logistical support with regard to those in-house mailings shall not constitute a breach of the Client's acknowledgement that Eberle is the Client's exclusive out-of-house direct mail fund raiser.
- 2. Services. Eberle shall provide the following services to the extent necessary to meet the Client's needs:
 - a. Issues and Copy. Counsel and advise the Client on issues and copy the Client wishes to use in its direct mail fund raising program. At the direction of the Client, Eberle will prepare draft copy for the Client's review and approval. The Client retains the authority to review, and to approve or disapprove the contents of any mailing undertaken on behalf of the Client to the Eberle generated Client donor list or to any rental list used for the Client.
 - b. *Mailings*. Counsel and advise the client on timing of mailings and list usage as well as promotion.
 - c. Vendors. Eberle will counsel and advise the Client on negotiating, arranging, and entering into agreements. At the direction of the Client, Eberle will negotiate, arrange and enter into agreements on behalf of the Client for any materials and services to be used in the direct mail fund raising program.
 - d. List Rental Promotion. At the direction of the Client, Eberle will promote the rental of all Client owned mailing lists.

3. Compensation.

a. Creative/Coordination Fee. Eberle shall receive compensation in the sum of eighty dollars (\$80) per one thousand (1000) fund raising packages processed by the mailing house for mailing under the

- terms of this Agreement. A package shall include solicitation letter and other enclosures.
- b. CPI Adjustment. Eberle compensation as enumerated in paragraph 3.a. shall be subject to an adjustment at the beginning of each calendar year in an amount equal to the increase in the United States nationwide Consumer Price Index prepared by the United States Bureau of Labor Statistics, but shall in no event be less than the amounts set forth in paragraph 3.a.
- c. List Rental Approval and Commissions. Eberle or its agent shall receive a commission of 20% of the standard list rental charge and/or exchanges made directly to organizations and a 40% commission on list rentals placed to other brokers or agencies, out of which Eberle will pay the other brokers' fees. It is further understood and agreed that Omega List Company may at times serve as Agent for Eberle. The Client retains authority to approve or disapprove the rental of its Eberle generated donor list. If the Client approves the rental of its Eberle generated donor list, it shall retain the right to review, and approve or disapprove the contents of any mailing to its Eberle generated donor list.

4. Billing and Payment.

- a. Billings. Eberle shall render billings from time to time as necessary on its standard forms and they shall be paid no later than on the due date stated therein.
- b. List Rental Application. If during the term of this Agreement invoices due Eberle, Omega List Company and/or the ECG Data Center are at any time sixty (60) days or more past due, Eberle shall have the unrestricted right to apply list rental income received to payment of their invoice(s) and to rent the list created under this Agreement and apply the list revenue income from such rentals to payment of their invoice(s) subject to the provisions of 2.a.
- c. Advances. It is understood and agreed that any funds advanced by Eberle or third parties for postage and other direct mail fund raising services or materials shall be reimbursed before any other returns are disbursed to others.

5. Confidentiality and Registrations.

a. All financial information relating to these accounts, and this contract, shall be held in confidence by Eberle. Further, the Client shall hold in confidence all financial matters in connection with this contract, specifically including Eberle's compensation. It is agreed, however, that financial information may be provided by the Client and/or Eberle to governmental agencies upon receipt of a formal request from a governmental entity. The Client shall immediately notify and provide Eberle a copy of any such formal request and the information provided by the Client. Eberle shall likewise advise the Client of such requests and of Eberle's response thereto.

- b. A number of jurisdictions request some form of registration by organizations such as the Client. It is understood and agreed that it is the responsibility of the Client to register in such jurisdictions.
- 6. Receipt and Disbursement of Funds. All funds generated through the direct mail fund raising program under this Agreement shall be received and disbursed directly by the Client or its designated agent. Eberle shall not serve as agent for this purpose.

7. Duration and Termination.

- a. Effective Date. This Agreement shall become effective on the ______ day of June, 1999, and shall continue in force until terminated as provided herein.
- b. Termination. Either party may terminate this Agreement by giving the other party written notice of termination at least ninety (90) days prior to the effective date of termination. Upon receipt of notice of termination. Eberle shall not commence any new work, but it shall complete its consultation work (as described herein) and place all list rentals previously approved by the Client. All other rights and duties of the parties shall continue until the date of termination. In the event the Client or Eberle desires to terminate all work commenced before the receipt of notice of termination, it may be so agreed upon the parties' mutual consent. Compensation to be received by Eberle for partially completed work shall be mutually determined.
- c. Billings. Upon termination of this Agreement, Eberle shall submit its billing for all amounts not previously billed and due Eberle at that time. Eberle shall not be entitled to payment for any new work commenced after the date the written notice of termination of this Agreement was received by Eberle. Eberle shall, however, be entitled to payment for work commenced and approved prior to receipt of such notice, or, with express written consent prior to the effective date of termination.

8. Disposition of Lists, Property and Materials.

- a. List Security. The list generated and developed during the term of this Agreement shall be kept in a secure manner by Eberle.
- b. List Usage. Any rentals, exchanges or other use of any lists created under this Agreement shall be to the sole benefit of the Client during the course of this Agreement, except as provided in paragraph 4.b. of this Agreement. Upon termination, Eberle shall be entitled to unlimited use of said list(s) without any payment to the Client. The Client, its officers, and/or representatives shall not during the term of this Agreement, or at any time subsequent thereto, rent, exchange, donate, sell, or otherwise provide any list(s) created under this Agreement to any third party for any reason whatsoever without the prior written approval of Eberle. After the expiration of the terms of this agreement, and upon payment in full of all outstanding invoices,

- the Client shall retain the authority to approve or disapprove the rental of its Eberle generated donor list.
- c. Final Payment. Upon termination of this Agreement, all lists produced and used under this Agreement shall be considered the exclusive property of Eberle until final payment of all invoices has been made by the Client. A copy of the list shall be provided to the Client upon repayment of all postage advances and upon the final payment of all invoices from Eberle and direct mail vendors.
- d. Property and Materials. It is understood and agreed that upon termination of this Agreement, any property and material provided under this Agreement by Eberle shall be the sole and exclusive property of Eberle. The Client shall have no right to use this property and material. Nor shall the Client use any direct mail package, or any portion thereof, created under this Agreement subsequent to its termination unless agreed to by Eberle.

9. Conversion of List Exchange to Rental.

- a. List Owners Option. It is understood and agreed that whenever the Client receives donor names and addresses to mail on an exchange basis, the organization which owns the donor names and addresses or its agent has the right to convert the exchange to a list rental at fifty percent (50%) of the current list rental price.
- b. Eberle Option. If sums are due and owing Eberle, or the direct mail vendors on the date notice of termination is given, Eberle or its agent shall have the right to convert any donor names owed to the Client on an exchange basis to list rentals at fifty percent (50%) or less of the current list rental ratesubject to the provisions of paragraph 2.a. Sums generated from such conversions, less commissions, shall be applied to the bills of Eberle and the direct mail vendors.
- 10. Work In Progress. Once mailing lists have been scheduled and/or purchase orders issued for a mailing(s), the Client may not cancel or suspend such mailing(s) except by mutual consent of the parties.
- 11. Modification. This writing contains the entire Agreement of the parties. No representations were made or relied upon by either party, other than those that are expressly set forth. No agent, employee, or other representative of either party is empowered to alter any of the terms hereof, unless done in writing and signed by an executive officer of the respective parties.
- 12. Controlling Law. The validity, interpretation, and performance of this Agreement shall be controlled by and construed under the laws of the State of Virginia. The Client further agrees that any and all legal proceedings concerning this Agreement and its interpretation shall be before a court in Northern Virginia and that such court shall have jurisdiction over the parties hereto.
- 13. Waiver. The failure of either party to this Agreement to object or to take affirmative action with respect to any conduct by the other which is in

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violation of the terms of this Agreement shall not be construed as a waiver thereof, or of any future breach or subsequent wrongful conduct.

- 14. Claims. The Client specifically agrees to hold Eberle, Omega List Company, their officers, directors, and employees harmless from any and all claims of third parties, of any nature whatsoever, arising out of materials, including copy, or direct mail fund raising projects, letters and/or packages reviewed and approved by the Client. In the event any payment due Eberle and/or direct mail fund raising creditors is not made in accord with the terms of this Agreement and the obligation(s) is referred to any attorney for collection, the Client agrees to pay all costs of collection, including an attorney's fee of twenty percent of the sum due.
- 15. Certification. The Client does hereby certify to Eberle that there is no agreement with other fund raising counsel or with a direct mail fund raiser or list broker currently in existence as of the effective date of this Agreement which conflicts with the terms hereof. The Client further agrees not to enter into any subsequent agreement which conflicts with the terms of this Agreement.
- Notices. All notices pertaining to this Agreement shall be in writing and shall be transmitted either by personal hand delivery, through the facilities of the United States Postal Service or by facsimile transmission. The addresses set forth above for the respective parties shall be the places where notices shall be sent, unless written notice of a change of address is given.

The undersigned do hereby personally warrant and affirm that they are authorized to execute and bind the parties hereto.

1) A Range

Sandra/Redhage, Corp. Secretary

Bruce W. EBERLE & Associates, Inc. (Eberle)

Bruce W. Eberle, President

Attest:

Attest:

Corporate Secretary

Mountain States Legal Foundation (Client)

1.71

William Perry Pendley, President



2596 South Lewis Way Lakewood, Colorado 80227 303-292-2021 • FAX 303-292-1980 www.mountainstateslegal.org

Charitable Organization Registration in Oklahoma Information & Instructions

Item 14: Names, street addresses, and title or position of each officer, including each principal salaried executive staff officer, each director, and each trustee of the charitable organization:

Mr. Peter A. Botting (Chairman of the Board)
President and Chief Executive Officer
W.A. Botting Company
20300 Woodinville-Snohomish Road, NE
Woodinville, WA 98072
(425) 483-7500; e-mail: pete@wabotting.com

Mr. Stephen M. Brophy (**Treasurer**)
President
Page Land & Cattle Co.
10265 West Camelback Road, Suite 104
Phoenix, AZ 85037-5007
(623) 772-8111; email: sbrophy@pagelandco.com

Dr. James V. Taranik **(Secretary)**Regents Professor
Mackay School of Earth Sciences and Engineering
3389 Buckcreek Drive
Reno, NV 89519
(775) 784-6998; e-mail: jtaranik@mines.unr.edu

William Perry Pendley (**President and Chief Legal Officer**)
Mountain States Legal Foundation
2596 South Lewis Way
Lakewood, Colorado 80227-2705
(303) 292-2021; e-mail: wppendley@mountainstateslegal.com



2596 South Lewis Way Lakewood, Colorado 80227 303-292-2021 • FAX 303-292-1980 www.mountainstateslegal.org

ì

BOARD OF DIRECTORS

Mr. Peter A. Botting
President and Chief Executive Officer
W.A. Botting Company
20300 Woodinville-Snohomish Road, NE
Woodinville, WA 98072
(425) 483-7500; FAX (425) 483-7610; home (425) 423-0151; e-mail: pete@wabotting.com

Mr. Jack Blomstrom
General Counsel
True Companies LLC
455 South Poplar Street
Casper, WY 82601
(307) 266-0313; FAX (307) 266-0357; e-mail: jblomstrom@truecos.com

Mr. Stephen M. Brophy
President
Page Land & Cattle Co.
10265 West Camelback Road, Suite 104
Phoenix, AZ 85037-5007
(623) 772-8111; FAX (623) 772-0145; home 480-634-1920; cell (620) 390-7644; email: sbrophy@pagelandco.com

Mr. George G. Byers
Vice President
Neutron Energy Inc.
1745 Shea Center Drive, 4th Floor
Highlands Ranch, CO 80129
(720) 344-4869; FAX (720) 344-4804; home (303) 987-3875; cell (720-201-7078; e-mail: gbyers@neutronenergyinc.com or gbyers11@comcast.net

Mr. Victor A. Casebolt

7201 North Cottontail Run

Paradise Valley, AZ 85253

(602) 840-3498

Mr. Victor A. Casebolt

1037 West Conkling Park Drive

Worley, ID 83876

(208) 686-1566 (and FAX)

email: vic@caseboltphoto.com; fax (602) 954-2128

Page Two

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Ryley Carlock and Applewhite
One North Central Avenue, Suite 1200
Phoenix, AZ 85004-4417
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Larry L. Eastland, Ph.D.
Chairman, President and Chief Executive Officer
Great American Family Parks, Inc.
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Santa Monica, CA 90405
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Peter K. Ellison, Esq.
Ellison Ranching Company
7515 South 2340 East
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Chairman and Chief Executive Officer
American Pacific Corporation
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Las Vegas, NV 89109
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Mr. James P. Graham
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Dallas, TX 75225
(214) 691-3676; e-mail: jgraham@palopetro.com

Mr. Thomas D. Growney
President
Tom Growney Equipment, Inc.
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Albuquerque, NM 87107
(505) 884-2900; FAX (505) 884-8790; e-mail: tgrowney@growneyinc.com

Page Three

J. Sloan Hales, M.D.
Wyoming Hales Resources, Inc.
1920 Evans Avenue
Cheyenne, WY 82001-3789
(307) 635-4255; FAX (307) 637-4525; cell (307) 630-5544 or (307) 630-0500
(Anna Marie); home (307) 638-3203; email: whrsam@aol.com

Mr. Thomas M. Hauptman
President
T-K Production Company
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Billings, MT 59101-2235
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Mr. Henry J. Hood Senior Vice President - Land and Legal Chesapeake Energy Corporation 6100 North Western Avenue Oklahoma City, OK 73118-0496 (405) 879-9400; FAX (405) 879-9531; e-mail: hhood@chkenergy.com

Dallas P. Horton, DVM, MS
Horton Feedlot and Research Center
134 Oak Avenue
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Mr. John F. Kane
Kane Cattle Company
110 ½ East Frank Phillips
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(918) 336-4900; FAX (918) 336-4902; e-mail: jfkane@kanecattle.com

Ms. Karen D. Kennedy
Kennedy Oil
700 West 6th Street
Gillette, WY 82716
307-686-1081; FAX 307-682-6060; cell 307-689-4245; e-mail: kennedywipa@vcn.com

Mr. Ronald M. Krump Ron and Susan Krump Foundation 100 Gazelle Road Reno, NV 89511 (775) 742-4436; FAX (775) 853-8309

Page Four

Mr. David L. McClure

President

Montana Farm Bureau

530 Trestle Lane

Lewistown, MT 59457

(406) 538-9874; FAX (406) 538-9874 (call first); e-mail: dmclure@midrivers.com

Mr. David Allen New

615 Warm Springs Avenue

Boise, ID 83712-6328

(208) 343-2343; home: (208) 336-1556; e-mail: davenew@growingexcellence.com

Mr. Frank S. Priestley

President

Idaho Farm Bureau

3473 South 3200 East

Franklin, ID 83237-5019

(208) 646-2424; FAX (208) 646-2696; e-mail: fpriestley@idahofb.org

Mr. David B. Rovig

Rovig Minerals, Inc.

2812 First Avenue North, Suite 510

Billings, MT 59101

(406) 245-9520; FAX (406) 245-7719; e-mail: rovigminerals@imt.net

Mr. Steve Schalk

President

Arapahoe Drilling Company, Inc.

3232 Candelaria NE

Albuquerque, NM 87107

(505) 881-6649; FAX (505) 881-1070; e-mail: spschalk@aol.com

Mr. Mark S. Sexton

27160 Craig Lane

Golden, CO 80401

(303) 880-9996; e-mail: markssexton@comcast.net

Mr. Don Shawcroft

Vice President

Colorado Farm Bureau

25001 South Highway 285

Alamosa, CO 81101

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Page Five

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Mr. Conley P. Smith
Independent Oil and Gas Operator
1000 Writer Square, 1512 Larimer Street
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Mr. Don L. Sparks
Chairman
Discovery Operating, Inc.
800 North Marienfeld, Suite 100
Midland, TX 79701-3382
(432) 683-5203; FAX (432) 687-1930; e-mail: dsparks@discoveryoperating.com

Ms. Debra W. Struhsacker
Environmental Permitting & Government Relations Consultant
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Reno, NV 89509
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Dr. James V. Taranik
Regents Professor
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Mr. Lyndon C. Taylor
Senior Vice President and General Counsel
Devon Energy Corporation
20 North Broadway, 14th Floor
Oklahoma City, OK 73102-8260
(405) 228-2800; FAX (405) 552-1400; e-mail: Lyndon.Taylor@dvn.com

Mr. James L. Telzrow P.O. Box 259 White Hall, IL 62092-0259 (217) 374-2997; e-mail: jtelz@irtc.net

Page Six

Mr. Frank Yates, Jr.

President

MYCO Industries, Inc.

105 South 4th Street

Artesia, NM 88210-0840

(505) 748-4410; FAX (505) 748-4586; e-mail: frank.yates@deskoptional.com

Form **990**

Return of Organization Exempt From Income Tax
Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung
benefit trust or private foundation)

OMB No. 1545-0047

Department of the Treasury internal Revenue Service

➤ The organization may have to use a copy of this return to satisfy state reporting requirements.

Open to Public Inspection

Α	For the 2	2007 calendar year, or tax year beginning		and en	ding		* ** ** ******
₿	Check if applicable	Please C Name of organization	D Employer in	Employer identification number			
Г	Addres	is label or secretary The CHARLES TOCAL	84-0	736725			
	Name change	type. Number and street (or P.O. hox if mail is not	E Telephone				
F	Initial	Specific 2596 SOUTH LEWIS WAY		,			292-2021
-	Iretum Termin-	Instruc-				F Accounting met	hod: Cash X Accrua
	ation Amende					Other (specify)	
<u> </u>	return Applica	tion Section 501(c)(3) organizations and 4947(a)(1)	nonexempt charitable trus	its	H and I are not ann	<u> </u>	tion 527 organizations.
	pending	must attach a completed Schedule A (Form 990	or 990-EZ).		H(a) Is this a group		
G.	Wehsite:	▶www.mountainstateslegal.	ORG	- 1	H(b) If "Yes," enter no		
		tion type (check only one) X 501(c) (3) (insert n		_	H(c) Are all affiliates		N/A Yes No
_		ere if the organization is not a 509(a)(3) supporting		ss	(If "No," attach a H(d) is this a separat	i list.)	·
		are normally not more than \$25,000. A return is not require			ganization cove	red by a group	ruling? Yes X No
		to file a return, be sure to file a complete return.		ſ	1 Group Exemption		N/A
					M Check ►	if the organizat	ion is not required to attact
<u>L</u>			3,100,08		Sch. B (Form 99	90, 990-EZ, or 9	990-PF).
P	art I	Revenue, Expenses, and Changes in N	et Assets or Fund	Balaı	nces		
	1	Contributions, gifts, grants, and similar amounts received	l:				
	a	Contributions to donor advised funds		1a			
	b	Direct public support (not included on line 1a)		1b	2,826,5	58.	
	С	Indirect public support (not included on line 1a)		1c	- ,		
	d	Government contributions (grants) (not included on line	1a)	1d			
	e	Total (add lines 1a through 1d) (cash \$2, 82					2,826,558.
	2	Program service revenue including government fees and	contracts (from Part VII, fir	e 93)		2	51,576.
	3	Membership dues and assessments				3	
	4	Interest on savings and temporary cash investments					57,988.
	5	Dividends and interest from securities				5	
	6 a	Gross rents		6a			
	Ь	Less: rental expenses	***************************************	6b			
0	C	Net rental income or (loss). Subtract line 6b from line 6a				6c	
au a	7	Other investment income (describe) 7	
Revenue	8 a	Gross amount from sales of assets other	(A) Securities		(B) Other		
ш		than inventory	110,000.	. 8a	<u>-</u>		
	1	Less; cost or other basis and sales expenses	110,582.	8b	1,5		
	C	Gain or (loss) (attach schedule)	-582.	8c	<u>-1,5</u>		0.100
	1	Net gain or (loss). Combine line 8c, columns (A) and (B)	STMT 1		STMT	2 8d	-2,102.
	9	Special events and activities (attach schedule). If any amount			• 🗀		
	I .	Gross revenue (not including \$ of co	ntributions reported on line 16) ,	9a			
	b	Less: direct expenses other than fundraising expenses					
	C	Net income or (loss) from special events. Subtract line 9b			••••••	<u>9c</u>	
	10 a	Gross sales of inventory, less returns and allowances Less: cost of goods sold					
	b	Gross profit or (loss) from sales of inventory (attach sche	dula). Subtract line 10h fro	m line 1	<u></u>		
	11	Other revenue (from Part VII, line 103)					53,967.
	12	Total revenue. Add lines 1e, 2, 3, 4, 5, 6c, 7, 8d, 9c, 10c,					2,987,987.
	13	Program services (from line 44, column (B))					1,972,693.
Ses	14	Management and general (from line 44, column (C))					157,417.
ens	15	Fundraising (from line 44, column (D))					649,894.
Expenses	16	Payments to affiliates (attach schedule)					
	1	Total expenses. Add lines 16 and 44, column (A)					2,780,004.
	18	Excess or (deficit) for the year. Subtract line 17 from line	12			18	207,983.
it ets	19	Net assets or fund balances at beginning of year (from lin	e 73, column (A))			19	3,955,522.
Net Ssets	20	Other changes in net assets or fund balances (attach explanation)	anation) S	EE S	TATEMENT	3 20	108,437.
<		Net assets or fund balances at end of year. Combine lines					4,271,942.
7230 12-27	~ -	LHA For Privacy Act and Paperwork Reduction Act Not					Form 990 (2007)

Form 990 (2007) MOUNTAIL	N STA	TES LEGAL FO	DUNDATION		36725 Page 2
Part II Statement of All	organizatio	ons must complete column	(A). Columns (B), (C), and	(D) are required for section	501(c)(3)
Functional Expenses and	l (4) orgar	nizations and section 4947	a)(1) nonexempt charitable	trusts but optional for other	S
Do not include amounts reported on line 6b, 8b, 9b, 10b, or 16 of Part I.		(A) Total	(B) Program services	(C) Management and general	(D) Fundraising
22a Grants paid from donor advised funds					
(attach schedule)		į		1	
(cash \$ 0 • noncash \$	<u>.</u>	į	ŀ		
If this amount includes foreign grants, check here	<u>22a</u> _			ł	
22b Other grants and allocations (attach sched	ile)				
(cash \$ 0 • noncash \$	<u> </u>				
If this amount includes foreign grants, check here	_ <u> 22b </u> _				
23 · Specific assistance to individuals (attach					
schedule)	. 23				
24 Benefits paid to or for members (attach					
schedule)	. 24		*		
25a Compensation of current officers, directors, key	-	250 000	212,500.	12,500.	25,000
employees, etc. listed in Part V-A	25a	250,000.	212,500	12,500.	23,000
b Compensation of former officers, directors, key	25b	0.	0.	0.	0.
employees, etc. listed in Part V-B			0.	<u>v•</u>	
 Compensation and other distributions, not include above, to disqualified persons (as defined under 	eu		İ		
section 4958(f)(1)) and persons described in) l			-	
section 4958(c)(3)(B)	25c				
26 Salaries and wages of employees not	230		-		· · · · · · · · · · · · · · · · · · ·
included on lines 25a, b, and c	26	694,052.	531,441.	53,311.	109,300
27 Pension plan contributions not included on		<u> </u>			
•		42,409.	30,801.	3,756.	7,852.
lines 25a, b, and c	. 27	42,403.	30,001.	3,730.	
28 Employee benefits not included on lines	28	147,984.	101,419.	19,168.	27,397
25a · 27		64,920.	49,764.	4,913.	10,243
29 Payroll taxes30 Professional fundraising fees	—	919,028.	689,271.		229,757
31 Accounting fees	••	515,020.	005,271.		
32 Legal fees	·· —				<u> </u>
33 Supplies		26,632.	21,306.	5,326.	
34 Telephone	"	11,943.	9,554.	2,389.	
35 Postage and shipping	.	14,634.	8,811.	2,203.	3,620.
36 Occupancy	· /	46,985.	37,588.	9,397.	
37 Equipment rental and maintenance		57,505.	48,198.	3,724.	5,583.
38 Printing and publications		78,388.	10,640.		67,748.
39 Travel	1 1	32,044.	27,675.	1,730.	2,639.
40 Conferences, conventions, and meetings	1 1	26,751.	21,401.	5,350.	
41 Interest	41	1,094.	908.	186.	
42 Depreciation, depletion, etc. (attach schedule		54,461.	41,503	8,500.	4,458.
43 Other expenses not covered above (itemize):				
a	43a				
b	43b				
C	43c				
d	43d				
e	43e				
1	431				<u> </u>
SEE STATEMENT 4	43g	311,174.	129,913.	24,964.	<u>156,297.</u>
44 Total functional expenses. Add lines 22a throug	h			ļ	
43g. (Organizations completing columns (B)-(D),					
carry these totals to lines 13-15)		2,780,004.	1,972,693.	157,417.	649,894.
Joint Costs. Check ▶ ☐ if you are followi					-
Are any joint costs from a combined educational cam					Yes X No
If "Yes," enter (i) the aggregate amount of these joint			i) the amount allocated to F	-	<u>N/A</u> ;
(iii) the amount allocated to Management and genera	\$	N/A ; and (i	v) the amount allocated to l	undraising \$	N/A
723011 12-27-07					Form 990 (2007)

Part III Statement of Program Service Accomplishments (See the instructions.)

Form 990 is available for public inspection and, for some people, serves as the primary or sole source of information about a particular organization. How the public perceives an organization in such cases may be determined by the information presented on its return. Therefore, please make sure the return is complete and accurate and fully describes, in Part III, the organization's programs and accomplishments.

	nat is the organization's primary exempt purpose? JBLIC INTEREST LAW FIRM	Program Service Expenses
All clie	organizations must describe their exempt purpose achievements in a clear and concise manner. State the number of ents served, publications issued, etc. Discuss achievements that are not measurable. (Section 501(c)(3) and (4) panizations and 4947(a)(1) nonexempt charitable trusts must also enter the amount of grants and allocations to others.)	(Required for 501(c)(3) and (4) orgs., and 4947(a)(1) trusts; but optional for others.)
а	LEGAL ACTIVITIES-PUBLIC INTEREST LAW FIRM. SEE SCHEDULE 1	
٠		i I
	(Grants and allocations \$) If this amount includes foreign grants, check here	1,972,693.
b		
_	(Grants and allocations \$) If this amount includes foreign grants, check here ▶ □	
С		
ď	(Grants and allocations \$) If this amount includes foreign grants, check here	
-		
_	(Grants and allocations \$) If this amount includes foreign grants, check here	
е	Other program services (attach schedule) (Create and ellegations — \$ If this amount includes fareign grants check here.	
f	(Grants and allocations \$) If this amount includes foreign grants, check here Total of Program Service Expenses (should equal line 44, column (B), Program services)	1,972,693.
<u>+</u>	Total of Frogram dervice Expenses formula equal mile 44, column [b], Frogram Services/	<u> </u>

Pa	rt IV	Balance Sheets (See the instructions.)			, ,	
Note		ere required, attached schedules and amounts and be for end-of-year amounts only.	within the description column	(A) Beginning of year		(B) End of year
	45	Cash - non-interest-bearing		32,348.		94,452.
	46	Savings and temporary cash investments	·	996,362.	46	1,241,564.
	١		100			
		Accounts receivable	1 . 1		47c	
	Ь	Less: allowance for doubtful accounts	47b		7/6	
	48 a	Pledges receivable	48a 330,501.] }	
				328,162.	48c	330,501.
	49	Grants receivable			49	
٠	50 a	Receivables from current and former officers,	directors, trustees, and			
		key employees			50a	
	b	Receivables from other disqualified persons (as defined under section				
Assets		4958(f)(1)) and persons described in section 4	()		50b	· · · · · · · · · · · · · · · · · · ·
		Other notes and loans receivable			51c	
	52	Less: allowance for doubtful accounts			52	
Liabilities Assets · ·	53	Prepaid expenses and deferred charges	28,531.	53	30,982.	
			143,657.		38,032.	
		Investments - other securities			54b	
	55 a	Investments land, buildings, and STN	4T 5			
		equipment: basis	. 55a			
	_ b				55c	
	56	Investments - other			56	
	57 a			1,508,803.	57c	1,475,460.
	58	Other assets, including program-related investment	·	<u> </u>		
	30		SEE STATEMENT 8	1,139,518.	58	1,327,702.
	59	Total assets (must equal line 74). Add lines 4		4,177,381.	59	4,538,693.
	60	Accounts payable and accrued expenses		141,954.		163,491.
	61	Grants payable			61	
' 0	62	Deferred revenue			62_	
	63	Loans from officers, directors, trustees, and k	ey employees		63	
abil				 	64a	
Ξ		Mortgages and other notes payable	SEE STATEMENT 9)	79,905.	64b	103,260.
	65	Office habilities (describe	SEE STATEMENT 5	79,903.	65	103,200
	66	Total liabilities. Add lines 60 through 65		221,859.	66	266,751.
	Orga	anizations that follow SFAS 117, check here	X and complete lines			
		67 through 69 and lines 73 and 74.				
ces	67	Unrestricted		3,349,393.	67	3,584,410.
Han	68	Temporarily restricted	1		68	
ğ	69	Permanently restricted		606,129.	69	687,532.
Net Assets or Fund Balances	Orga	anizations that do not follow SFAS 117, chec	k here 🕨 📖 and			
P	70	complete lines 70 through 74.			70	
ets	70	Capital stock, trust principal, or current funds Paid-in or capital surplus, or land, building, an	f =	- <u></u>	70 71	
ASS	71 72	Retained earnings, endowment, accumulated		· · · · · · · · · · · · · · · · · · ·	72	
let.	73	Total net assets or fund balances. Add lines 67 thr			· <u>-</u>	· · · · · · · · · · · · · · · · · · ·
2	-	(Column (A) must equal line 19 and column (B) mu		3,955,522.	73	4,271,942.
	74	Total liabilities and net assets/fund balance		4,177,381.	74	4,538,693.

Form 990 (2007) MOUNTAIN STATES LEGA	AT ECHNIDATION		81-	07361	725 Page :
Form 990 (2007) MOUNTAIN STATES LEGA Part IV-A Reconciliation of Revenue per Audited Fil	nancial Statements W	ith Revenue p	er Re	turn (S	ee the
instructions.)					006 404
a Total revenue, gains, and other support per audited financial state	ments			a 3	,096,424
b Amounts included on line a but not on Part I, line 12:	ı				
Net unrealized gains on investments	<u>l</u>	108,4	.37.		
Donated services and use of facilities		02			
3 Recoveries of prior year grants		03		}	
4 Other (specify):	<u></u>	04			
Add lines b1 through b4	,,,			b	108,437
c Subtract line b from line a	***************************************		.,	<u>c 2</u>	987,987
d Amounts included on Part I, line 12, but not on line a:	Í	1			
Investment expenses not included on Part I, line 6b		<u> </u>			
2 Other (specify):		12			_
· Add lines d1 and d2				d	0.
e Total revenue (Part I, line 12). Add lines c and d		7:No =		e 2	<u>,987,987</u>
Part IV-B Reconciliation of Expenses per Audited F	inancial Statements W	ith Expenses	per F		
a Total expenses and losses per audited financial statements		.,,		a 2	<u>780,004</u>
b Amounts included on line a but not on Part I, line 17:	1	1			
Donated services and use of facilities					
2 Prior year adjustments reported on Part I, line 20	<u>t</u>	12			
3 Losses reported on Part I, line 20	<u>_</u>	3			
4 Other (specify):	<u></u>	14			_
Add lines b1 through b4				b	0.
c Subtract line b from line a				c 2	<u>,780,004</u> .
d Amounts included on Part I, line 17, but not on line a:	1		-		
1 Investment expenses not included on Part I, line 6b		111			
2 Other (specify):		12			
Add lines d1 and d2				d	0 .
e Total expenses (Part I. line 17). Add lines c and d				e 2,	780,004
Part V-A Current Officers, Directors, Trustees, and	Key Employees (List ead	ch person who wa	s an of	ficer, dire	ctor, trustee,
or key employee at any time during the year even if they	(B) Title and average hours	(C) Compensation	I/D\Cor	tributions to	(E) Expense
(A) Name and address		(pare, enter	i piams	e deletted	l other elleumane
	position	-0)	compen	sation plan	other allowance
PETER A. BOTTING	_ CHAIRMAN		1		
20300 WOODINVILLE-SNOHOMISH RD., NE			1	^	
WOODINVILLE, WA 98072	5.00	0.		0.	. 0
WILLIAM PERRY PENDLEY	_ PRESIDENT				
27453 MILDRED LANE	- 40.00	250 000	İ	^	
EVERGREEN, CO 80439	40.00	250,000.		0.	0.
STEPHEN M. BROPHY	_ TREASURER				
10265 W CAMELBACK RD., STE. 104	-			^	
PHOENIX, AZ 85037	5.00	0.		0.	0.
KAREN KENNEDY	_ VICE CHAIRMAN		1		
700 WEST 6TH STREET	_		-	•	
GILLETTE, WY 82716	5.00	0.	 	0.	0.
JAMES TARANIK	SECRETARY				
MAIL STOP 168, UNIVERSITY OF NEVADA		1		_	
RENO, NV 89557	5.00	0.	 	0.	0.
SEE ATTACHED	-				

0.00

0.

0.

	1990 (2007) MOUNTAIN STATES LEGAL			84-0736	725		age o
	rt V-A Current Officers, Directors, Trustees, and Ke					Yes	No
75 a	Enter the total number of officers, directors, and trustees permitted meetings	-	isiness at board	33			
	-					}	
0	Are any officers, directors, trustees, or key employees listed in Form listed in Schedule A, Part I, or highest compensated professional an					İ	!
	Part II-A or II-B, related to each other through family or business rela						İ
	the individuals and explains the relationship(s)				75b	i	Х
	Do any officers, directors, trustees, or key employees listed in Form	QQQ Part V.A. or highaet o	companented ampl	lavess			
•	listed in Schedule A, Part I, or highest compensated professional an						
	Part II-A or II-B, receive compensation from any other organizations,					Ì	
	organization? See the instructions for the definition of "related organ	ization."			75c		X
	If "Yes," attach a statement that includes the information described	in the instructions.					
d	Does the organization have a written conflict of interest policy?	4		*************	75d		X
Par	t V-B Former Officers, Directors, Trustees, and Ke						
	Benefits (If any former officer, director, trustee, or key en	nployee received compens	sation or other ber	efits (describe	d belo	w) dur	ring \
	the year, list that person below and enter the amount of cor	npensation or other bene	Its in the appropri	In comm. Se	: the in		
	(A) Name and address	(B) Loans and Advances	(C) Compensation (if not paid,	employee benefi		Expe	
	NONE	(b) Edans and Advances	enter -0-)	plans & deferred compensation plan			
			Í	1			
					<u> </u>		
					1		
· · · · ·							
		li .					
					1		
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			· · · · · · · · · · · · · · · · · · ·		—↓		
					ــــــ		
-					+-		
			•		1		
	17/1 Other 1-4		·	·	<u> </u>	V	NI-
	t VI Other Information (See the instructions.)					Yes	No
	Did the organization make a change in its activities or methods of cor			[
	statement of each change				76	+	X
	Were any changes made in the organizing or governing documents b	ut not reported to the IRS	?	····. ļ.	77		X
	If "Yes," attach a conformed copy of the changes.			ļ	- [
	Did the organization have unrelated business gross income of \$1,000		-		78a	+	<u>X</u> _
					78b		
	Was there a liquidation, dissolution, termination, or substantial contra			······ F	79		<u>X</u>
	Is the organization related (other than by association with a statewide		. •	I .	_	Ì	v
	membership, governing bodies, trustees, officers, etc., to any other e	xempt or nonexempt orga	nization?	·····	80a		<u>X</u>
Ð	If "Yes," enter the name of the organization► N/A	and abad		1 none			
		and check whether it is		nonexempt	ļ		
	Enter direct and indirect political expenditures. (See line 81 instruction	_		0.	,,		v
U	Did the organization file Form 1120-POL for this year?		***************************************		81b Form (9 90 (2	<u>X</u>
					· OLINY S	JUU (2	.VUI)

	n 990 (2007) MOUNTAIN STATES LEGAL FOUNDATION 64-073		Yes	No
	Int VI Other Information (continued)		163	140
82 a	Did the organization receive donated services or the use of materials, equipment, or facilities at no charge or at substantially	00-	ĺ	
	less than fair rental value?	82a	 	X
b			1	1
	amount as revenue in Part I or as an expense in Part II. (See instructions in Part III.) 82b N/A			
•	\(X	
83 a		83a 83b	X	
b				X
84 a		84a		<u> </u>
b				
	tax deductible?	84b	 	
85 a	501(c)(4), (5), or (6). Were substantially all dues nondeductible by members?	85a		ļ
b	, , , , , , , , , , , , , , , , , , , ,	85b		
	If "Yes" was answered to either 85a or 85b, do not complete 85c through 85h below unless the organization received a			
	waiver for proxy tax owed for the prior year. Dues, assessments, and similar amounts from members 85c N/A			
. C		-		
d		-		İ
e		-	1	
Ţ	, , , , , , , , , , , , , , , , , , , ,	- 85g	ļ	
g	Does the organization elect to pay the section 6033(e) tax on the amount on line 85f? N/A If section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount on line 85f	osy		
h	to its reasonable estimate of dues allocable to nondeductible lobbying and political expenditures for the			
		85h		
06	following tax year? 501(c)(7) organizations. Enter: a Initiation fees and capital contributions included on	0311		
86	100 NT / 7			1
	line 12 86a N/A Gross receipts, included on line 12, for public use of club facilities 86b N/A	-		
ь 87	501(c)(12) organizations. Enter: a Gross income from members or shareholders 87a N/A	┪ [ا د	
0/ L	Gross income from other sources. (Do not net amounts due or paid to other sources	1	 	
U	37/3			
۰.	At any time during the year, did the organization own a 50% or greater interest in a taxable corporation or partnership,	1		
вв а			; !	
	or an entity disregarded as separate from the organization under Regulations sections 301.7701-2 and 301.7701-3?	00-	.	
L	If "Yes," complete Part IX At any time during the year, did the organization, directly or indirectly, own a controlled entity within the meaning of	88a		X
D	section 512(b)(13)? If "Yes," complete Part XI	- 88b	,	x
۰۵ م	501(c)(3) organizations. Enter: Amount of tax imposed on the organization during the year under:	000		
u a	section 4911 0 • ; section 4912 0 • ; section 4955 0 •			
h	501(c)(3) and 501(c)(4) organizations. Did the organization engage in any section 4958 excess benefit	} }		
U	transaction during the year or did it become aware of an excess benefit transaction from a prior year?		1	1
	If "Yes," attach a statement explaining each transaction	89b		x
c	Enter: Amount of tax imposed on the organization managers or disqualified persons during the year under			
•	sections 4912, 4955, and 4958			
d	Enter: Amount of tax on line 89c, above, reimbursed by the organization			
е	All organizations. At any time during the tax year, was the organization a party to a prohibited tax shelter transaction?	89e		X
f	All organizations. Did the organization acquire a direct or indirect interest in any applicable insurance contract?	89f		X
g	For supporting organizations and sponsoring organizations maintaining donor advised funds. Did the supporting organization,			
Ī	or a fund maintained by a sponsoring organization, have excess business holdings at any time during the year?	89g		_x_
90 a	List the states with which a copy of this return is filed ► SEE STATEMENT 10			
b				15
91 a	The books are in care of ► THE FOUNDATION Telephone no. ► 303-29	<u> </u>	021	
	Located at ▶ 2596 SOUTH LEWIS WAY LAKEWOOD CO, LAKEWOOD CO ZIP+4 ▶			
b	At any time during the calendar year, did the organization have an interest in or a signature or other authority over		Yes	
	a financial account in a foreign country (such as a bank account, securities account, or other financial account)?	91b		X
	If "Yes," enter the name of the foreign country ▶ N/A			
	See the instructions for exceptions and filing requirements for Form TD F 90-22.1, Report of Foreign Bank]	
	and Financial Accounts.	لــــــــــــــــــــــــــــــــــــــ		
		Form	990 ((2007)

		LES LE	AL FOUNDA	TTOM	. 04-0	Yes No
					d Ctatan?	91c X
c At any time during the calendar year				e of the Unite	o States?	316 A
If "Yes," enter the name of the foreig Section 4947(a)(1) nonexempt charite			N/A	Chock horo		
and enter the amount of tax-exempt	-					N/A
Part VII Analysis of Income-P						11/21
lote: Enter gross amounts unless otherwi	 -		ed business income		y section 512, 513, or 514	/C\
dicated.		(A)	(B)	(C) Exclu-	(D)	(E) Related or exempt
3 Program service revenue:		Business code	Amount	sion	Amount	function income
a PUBLICATIONS	Ī					51,576
b						
С						
d						
e						
f Medicare/Medicaid payments						
g Fees and contracts from government	agencies					
Membership dues and assessments			· · · · · · · · · · · · · · · · · · ·			
Interest on savings and temporary cash inv				14	57,988	
Dividends and interest from securities						
Net rental income or (loss) from real es						· · · · · ·
a debt-financed property				+		· · · · · · · · · · · · · · · · · · ·
b not debt-financed property						
Net rental income or (loss) from perso	1			 		
Other investment income						
Gain or (loss) from sales of assets					0 100	
other than inventory				03	-2,102.	
Net income or (loss) from special even						
Gross profit or (loss) from sales of invelOther revenue:	- Interiory					
a MISCELLANEOUS						645
MAILING LIST RENTAL	<u> </u>			13	53,322.	
C						
d						
e						
Subtotal (add columns (B), (D), and (E)))		().	109,208.	52,221
Total (add line 104, columns (B), (D), a					> _	161,429
te: Line 105 plus line 1e, Part I, should e						
art VIII Relationship of Activit						· · · · · · · · · · · · · · · · · · ·
ne No. Explain how each activity for which			, ,	ited importantly	to the accomplishment of t	he organization's
exempt purposes (other than by pr					0.55	
3 MISC INCOME PROV	TDED LOD	IDS TO	MEET EXEM	T PURP	OSE	•
						<u> </u>
						•
art IX Information Regarding	Taxable S	ubsidiari	es and Disrega	rded Entiti	es (See the instructions	1
(A)	(B)		(C)		(D)	(E)
Name, address, and EIN of corporation, partnership, or disregarded entity ov	Percentage of vnership interest		Nature of activities		Total income	End-of-year assets
	%					455015
N/A	%	 				· · · -
	%					
	%	+				
art X Information Regarding			ed with Person	al Benefit	Contracts (See the in	structions.)
Did the organization, during the year, rece						Yes X No
b) Did the organization, during the year, pay						Yes X No
iote: If "Yes" to (b), file Form 8870 and F		-				
						Form 990 (2007

Form 990 (2007)

Phone no. ► 303-794-5661

EłN ►

Preparer's

Use Only

Firm's name (o

yours if self-employed),

address, and ZIP + 4 AND

COMPANY,

CO 80120

26 WEST DRY CREEK CIRCLE,

CPAS;

P.C.

SUITE 710

SCHEDULE A

(Form 990 or 990-EZ)

Department of the Treasury

Internal Revenue Service

Organization Exempt Under Section 501(c)(3)

(Except Private Foundation) and Section 501(e), 501(f), 501(k), 501(n), or 4947(a)(1) Nonexempt Charitable Trust

Supplementary Information-(See separate instructions.)

▶ MUST be completed by the above organizations and attached to their Form 990 or 990-EZ

OMB No. 1545-0047

Employer identification number Name of the organization 84 0736725 MOUNTAIN STATES LEGAL FOUNDATION Compensation of the Five Highest Paid Employees Other Than Officers, Directors, and Trustees Part I (See page 1 of the instructions. List each one. If there are none, enter "None.") d) Contributions to employee benefit plans & deferred compensation (b) Title and average hours (e) Expense (a) Name and address of each employee paid per week devoted to (c) Compensation account and other more than \$50,000 position allowances SENIOR STEVEN J. LECHNER 9830 XAVIER CT., WESTMINSTER CO 8003 40.00 132,496 24,064 J. SCOTT DETAMORE STAFF ATTORNE CO 8022 12610 W. BAYAUD #3 LAKEWOOD 40.00 95,806 27,500 ASSISTANT TO THE PRE JANICE K. ALVARADO 8021 40.00 59,933 S UTICA STREET 22,248 CO STAFF ATTORNEY RONALD OPSAHL 80210 9,141 2674 S PATTON COURT CO 40.00 53,883 Total number of other employees paid over \$50,000 Compensation of the Five Highest Paid Independent Contractors for Professional Services Part II-A (See page 2 of the instructions. List each one (whether individuals or firms). If there are none, enter "None.") (a) Name and address of each independent contractor paid more than \$50,000 (b) Type of service (c) Compensation EBERLE AND ASSOCIATES 1420 SPRING HIL ROAD SUITE 490; MCLEAN FUNDRAISING 143,650. JANICE V. CHASE CPA 58,912. **PUEBLO** 81005 ACCOUNTING 5404 STONEMOOR DRIVE Total number of others receiving over \$50,000 for professional services 0 Compensation of the Five Highest Paid Independent Contractors for Other Services (List each contractor who performed services other than professional services, whether individuals or firms. If there are none, enter "None." See page 2 of the instructions.) (c) Compensation (a) Name and address of each independent contractor paid more than \$50,000 (b) Type of service NONETotal number of other contractors receiving over \$50,000 for other services 0

Sc	hedule A (Form 990 or 990-EZ) 2007 MOUNTAIN STATES LEGAL FOUNDATION 84-073	0/4) '	age z
F	Part III Statements About Activities (See page 2 of the instructions.)		Yes	No
1	During the year, has the organization attempted to influence national, state, or local legislation, including any attempt to influence public opinion on a legislative matter or referendum? If "Yes," enter the total expenses paid or incurred in connection with the lobbying activities \$	1		x
	Organizations that made an election under section 501(h) by filling Form 5768 must complete Part VI-A. Other organizations	-		
	checking "Yes" must complete Part VI-B AND attach a statement giving a detailed description of the lobbying activities.		1	
2	During the year, has the organization, either directly or indirectly, engaged in any of the following acts with any substantial contributors, trustees, directors, officers, creators, key employees, or members of their families, or with any taxable organization with which any such person is affiliated as an officer, director, trustee, majority owner, or principal beneficiary? (If the answer to any question is "Yes," attach a detailed statement explaining the transactions.)		; ;	
	a Sale, exchange, or leasing of property?	2a	<u> </u>	X
١	b Lending of money or other extension of credit?	2b_		X
Į	Furnishing of goods, services, or facilities?	2c		X
(d Payment of compensation (or payment or reimbursement of expenses if more than \$1,000)? SEE PART V-A, FORM 990	2đ	X	
	e Transfer of any part of its income or assets?	2e		_X_
3 :	a Did the organization make grants for scholarships, fellowships, student loans, etc.? (If "Yes," attach an explanation of how the organization determines that recipients qualify to receive payments.)	3a		X
	b Did the organization have a section 403(b) annuity plan for its employees?	3b	Х	
	c Did the organization have a section 405(t) annuly plan for its employees:			
•	the environment, historic land areas or historic structures? If "Yes," attach a detailed statement	3c		х
	d Did the organization provide credit counseling, debt management, credit repair, or debt negotiation services?	3d		X
	a Did the organization maintain any donor advised funds? If "Yes," complete lines 4b through 4g. If "No," complete lines 4f and 4g	4a		Х
1	b Did the organization make any taxable distributions under section 4966? N/A	4b		
	© Did the organization make a distribution to a donor, donor advisor, or related person?	4c		
	d Enter the total number of donor advised funds owned at the end of the tax year		N/	A
	e Enter the aggregate value of assets held in all donor advised funds owned at the end of the tax year		N/	
	Enter the total number of separate funds or accounts owned at the end of the year (excluding donor advised funds included on			
	line 4d) where donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts			0.

g Enter the aggregate value of assets in all funds or accounts included on line 4f at the end of the tax year

Schedule A (Form 990 or 990-EZ) 2007

0.

Par	t IV	Reason for Non-Private Foundation S	Status (See pages 4 t	hrough 8 of the instructio	пѕ.)					
certif	v that ti	he organization is not a private foundation because it is: (I	Please check only ONE a	pplicable box.)		· · ·				
5		A church, convention of churches, or association of ch								
6		A school. Section 170(b)(1)(A)(ii). (Also complete Part	V.)							
7		A hospital or a cooperative hospital service organization		ii).						
8		A federal, state, or local government or governmental u	ınit. Section 170(b)(1)(A)(v).						
9		A medical research organization operated in conjunction	n with a hospital. Section	ո 170(Ե)(1)(A)(iii). E nte r t	he hospital's	name, city,				
		and state >								
10		An organization operated for the benefit of a college or	university owned or ope	rated by a governmentai ા	ınit. Section	170(b)(1)(A)(iv)).			
		(Also complete the Support Schedule in Part IV-A.)								
11a	X	An organization that normally receives a substantial pa		overnmental unit or from	the general	oublic.				
		Section 170(b)(1)(A)(vi). (Also complete the Support	Schedule in Part IV-A.)							
f1b		A community trust. Section 170(b)(1)(A)(vi). (Also con		dule in Part IV-A.)						
12		An organization that normally receives: (1) more than 3	33 1/3% of its support fr	om contributions, membe	rship fees, a	nd gross				
		receipts from activities related to its charitable, etc., fur	nctions - subject to certai	n exceptions, and (2) no i	nore than 30	3 1/3% of				
		its support from gross investment income and unrelate by the organization after June 30, 1975. See section 5	iouni siosxsi sesnicua ne statama aslā) (C)(c)O	the (less section on Flax) is the Support Schedule in	rom ousmes Part IV-A \	ses acquired				
13		An organization that is not controlled by any disqualifie		undation managers) and (otherwise me	ets the requirer	nents of section			
		509(a)(3). Check the box that describes the type of sup					46			
		Type I Type II	L Type 111-Fu	nctionally Integrated		Type III-0	iner			
		Provide the following information ab	out the supported organ	nizations. (See page 8 of	the instruction	ons.)				
		(a)	(b)	(c)	(d)		(e)			
		Name(s) of supported organization(s)	Employer identification number (EIN)	Type of organization (described in lines 5 through 12 above or IRC section)	n is the supported Amou organization listed in supp		Amount of support			
					Yes	No				
						•	·			
							······································			
				į						
										
	_ 			<u> </u>	L		· · · · · · · · · · · · · · · · · · ·			
[otal_			· · · · · · · · · · · · · · · · · · ·	***************************************	<u></u>	>				
14		An organization organized and operated to test for public	lic safety. Section 509(a)	(4). (See page 8 of the ins		hedule A (Form	990 or 990-EZ) 2007			

Pai	Support Schedule (C Note: You may use the	omplete only it you che e worksheet in the insti	ecked a box on line 10 ructions for converting	i, 11, of 12.) Use cash i from the accrual to th	e cash method of accounting	ounting.
	dar year (or fiscal year ning in)	(a) 2006	(b) 2005	(c) 2004	(d) 2003	(e) Total
15	Gifts, grants, and contributions received. (Do not include unusual grants. See line 28.)	2,293,997.	3,165,291.	1,898,140'.	2,036,203.	9,393,631
16	Membership fees received					
17	Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to the organization's charitable, etc., purpose	25,225.	40,411.			65,636
	Gross income from interest, dividends, amounts received from payments on securities loans (section 512(a)(5)), rents, royalties, income from similar sources, and unrelated business taxable income (less section 511 taxes) from businesses acquired by the organization after June 30, 1975	44,501.	28,952.	12,169.	10,503.	96,125
19	Net income from unrelated business					
20	activities not included in line 18 Tax revenues levied for the organization's benefit and either paid to it or expended on its behalf					
21	The value of services or facilities furnished to the organization by a governmental unit without charge. Do not include the value of services or facilities generally furnished to the public without charge					
22	Other income. Attach a schedule. Do not include gain or (loss) from sale of capital assets	8.	70.	SEE STATEME 93.	10,470.	10,641.
23	Total of lines 15 through 22	2,363,731.	3,234,724.	1,910,402.	2,057,176.	9,566,033.
24	Line 23 minus line 17	2,338,506.	3,194,313.	1,910,402.	2,057,176.	9,500,397.
25	Enter 1% of line 23	23,637.	32,347.	19,104.	20,572.	
26	Organizations described on lines 10				► 26a	190,008.
b	Prepare a list for your records to sho				, ,	
	unit or publicly supported organization					717,337.
_	Do not file this list with your return.			4.7914	······	9,500,397
	Total support for section 509(a)(1) to Add: Amounts from column (e) for li		96,125. 19			9,500,551,
U	Add. Amounts from column (c) for it		10,641. 26b	717,33	7. ▶ 26d	824,103.
е	Public support (line 26c minus line 2					8,676,294.
f	Public support percentage (line 266					91.3256%
27	Organizations described on line 12:	; a For amounts included	in lines 15, 16, and 17 th	at were received from a *c	disqualified person," prepa	are a list for your
	records to show the name of, and to		ach year from, each "disq	ualified person." Do not fil	le this list with your retur	n. Enter the sum of
		N/A				
	(2006)			004)		
D	For any amount included in line 17 th and amount received for each year, t					
	described in lines 5 through 11b, as					
	the larger amount described in (1) or (2006)	r (2), enter the sum of the	se differences (the exces		N/A	
C	Add: Amounts from column (e) for li	ines: 15		16		
	17	20 and		21	► 27c	N/A
ď	Add: Line 27a total	ani	d line 27b total			N/A
е	Public support (line 27c total minus i	line 27d total)			► 27e	<u> </u>
f	Total support for section 509(a)(2) to	est: Enter amount on line :	23, column (e)	► 27f]	N/A	
	Public support percentage (line 27e					N/A %
h	Investment income percentage (line				brough 2006 propers a li	N/A %

N/A

••	Described to the second		Yes	No
29	Does the organization have a racially nondiscriminatory policy toward students by statement in its charter, bylaws, other governing instrument, or in a resolution of its governing body?	29		
30	Does the organization include a statement of its racially nondiscriminatory policy toward students in all its brochures, catalogues,			
Ju	and other written communications with the public dealing with student admissions, programs, and scholarships?	30		
31	Has the organization publicized its racially nondiscriminatory policy through newspaper or broadcast media during the period of			
• •	solicitation for students, or during the registration period if it has no solicitation program, in a way that makes the policy known			
	to all parts of the general community it serves?	31		
	If "Yes," please describe; if "No," please explain. (If you need more space, attach a separate statement.)	_		
		_		
32	Does the organization maintain the following:			
a	Records indicating the racial composition of the student body, faculty, and administrative staff?			
þ	Records documenting that scholarships and other financial assistance are awarded on a racially nondiscriminatory basis?	32b		
C	Copies of all catalogues, brochures, announcements, and other written communications to the public dealing with student admissions, programs, and scholarships?	32c		
d	Copies of all material used by the organization or on its behalf to solicit contributions?			
·	If you answered "No" to any of the above, please explain. (If you need more space, attach a separate statement.)			
		_		
33	Does the organization discriminate by race in any way with respect to:	.		
а	Students' rights or privileges?	33a		
b	Admissions policies?	33b		
C	Employment of faculty or administrative staff?	33c	Ll	
d	Scholarships or other financial assistance?		<u> </u>	
e	Educational policies?	33e		<u> </u>
f	Use of facilities?	33f		
g	Athletic programs?		ļ. —	
h	Other extracurricular activities?	33h		
	If you answered "Yes" to any of the above, please explain. (If you need more space, attach a separate statement.)	_		
34 a				
b	Has the organization's right to such aid ever been revoked or suspended?	34b		
	If you answered "Yes" to either 34a or b, please explain using an attached statement.			
35	Does the organization certify that it has complied with the applicable requirements of sections 4.01 through 4.05 of Rev. Proc. 75-50,			
	1975-2 C.B. 587, covering racial nondiscrimination? If "No," attach an explanation	35		

Schedule A (Form 990 or 990-EZ) 2007

		12007 MOUNTAIN S Expenditures by Ele					84	<u>-0736725</u> Page N/A
01		ed ONLY by an eligible organi			vou choo	ked "a" and "limited c	ontrol*	provicione apply
Check ► a	Li	ation belongs to an affiliated of mits on Lobbying E m "expenditures" means amou	xpenditures	0	you chec	(a) Affiliated group totals	יט ווווט	(b) To be completed for all electing organizations
						N/A		
		o influence public opinion (gr			36			
		o influence a legislative body add lines 36 and 37)			37			
		dituresditures			39			
		litures (add lines 38 and 39)			40			
		. Enter the amount from the fo						
-	nount on line 40 is -		nontaxable amount is -					
		20% of the amo						
		\$100,000 plus			41			
		00,000 \$175,000 plus 1000,000 \$225,000 plus 1			7!-			
		\$1,000,000						
42 Grassro	ots nontaxable amou	nt (enter 25% of line 41)			42			
		Enter -0- if line 42 is more the			43			
44 Subtrac	t line 41 from line 38.	Enter -0- if line 41 is more than	an line 38		44	 		
Caution	; If there is an amo	unt on either line 43 or line	e 44, you must file Form	4720.	<u> </u>	,		
	· · · · · · · · · · · · · · · · · · ·	(Some organizations that made below. See the inst	ructions for lines 45 throug	gh 50 on page	13 of the		ns	27/2
Calendar ye	25 /05	(a)	(b)	(c)		(d)		N/A (e)
	eginning in)	2007	2006	200		2004		Total
•	g nontaxable					-		
	g ceiling amount							0.
-	of line 45(e))							0.
47 Total lot								
	tures							0.
	ots nontaxable							0.
	ots ceiling amount							
	of line 48(e))							0.
50 Grassro		,						
	tures	LActivity by Nonelect	ing Public Charitie					1 0.
Fait VI		nly by organizations that did			he instruc	etions.)		N/A
During the y	ear, did the organizati	on attempt to influence nation	ial, state or local legislation	ı, including any	attempt t	to Yes	No	Amount
	-	lative matter or referendum, t						700000
		clude compensation in expen						
	=	ciuue compensation in experi						
		ors, or the public						
e Publicat	ions, or published or	broadcast statements	***************************************					
		for lobbying purposes						
-		i, their staffs, government officinars, conventions, speeches,				4 1		
		Add lines c through h.)						0.
		lso attach a statement giving						

Par		parding Transfers To and attions (See page 14 of the insti-		d Relationships With Nonchar	itable		
		rectly or indirectly engage in any of		r organization described in section	· -		
51		ection 501(c)(3) organizations) or i					
				Miloti oi gaineanono.		Yes	No
a		anization to a noncharitable exemp			51a(i)		X
							X
					2(11)		Α.
b	Other transactions:	a with a nearharitable average area	nization		b(i)		Х
	• •						X
							X
	(III) Noimburcoment arrangemen	nt of other assets	*				X
							X
					***		X
	• •	mailing lists, other assets, or paid e					X
		=		always show the fair market value of the			
		given by the reporting organization				`	
		ent, show in column (d) the value o				N/A	
(a)	(b)	(c)		(d)	-		
Line n		Name of noncharitable ex	empt organization	Description of transfers, transactions, and	l sharing ar	rangem	ents
			_				
_							
	- 						
						·	
	_	· _ · · · · · · · · · ·-					
		· · · · · · · · · · · · · · · · · · ·					
							
		•					
						·	
			-				
	Is the organization directly or ind Code (other than section 501(c)(If "Yes," complete the following s	3)) or in section 527?	······	anizations described in section 501(c) of the	Yes	X	No
	(a)	enizetion	(b) Type of organization	(c) Description of relations	-hin		
	Name of org	antauun	Type or organization	Description of relations	h		
					- -	•	
	· 				·		
	. .						
	-		 				
		<u> </u>	-				
							
	<u></u>					- · · -	
	*						

Schedule B (Form 990, 990-EZ, or 990-PF)

Department of the Treasury Internal Revenue Service Name of organization

Schedule of Contributors

Supplementary Information for line 1 of Form 990, 990-EZ, and 990-PF (see instructions) OMB No. 1545-0047

Employer identification number

Schedule B (Form 990, 990-EZ, or 990-PF) (2007)

МС	DUNTAIN STATES LEGAL FOUNDATION	84-0736725					
Organization type (check o	ne):						
Filers of:	Section:						
Form 990 or 990-EZ	X 501(c)(3) (enter number) organization						
	4947(a)(1) nonexempt charitable trust not treated as a private foundation						
•	527 political organization						
Form 990-PF	501(c)(3) exempt private foundation						
	4947(a)(1) nonexempt charitable trust treated as a private foundation						
	501(c)(3) taxable private foundation						
	s covered by the General Rule or a Special Rule . (Note : <i>Only a section 501(c)(7), (8), ond a Special Rule-see instructions.)</i>	or (10) organization can check boxes					
General Rule-							
For organizations f contributor. (Comp	illing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more (in mo plete Parts I and II.)	ney or property) from any one					
Special Rules-							
sections 509(a)(1)/	c)(3) organization filing Form 990, or Form 990-EZ, that met the 33 1/3% support test o (170(b)(1)(A)(vi), and received from any one contributor, during the year, a contribution of tine 1 of these forms. (Complete Parts I and II.)						
aggregate contribu	c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any or utions or bequests of more than \$1,000 for use exclusively for religious, charitable, scient revention of cruelty to children or animals. (Complete Parts I, II, and III.)						
For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, some contributions for use exclusively for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. (If this box is checked, enter here the total contributions that were received during the year for an exclusively religious, charitable, etc., purpose. Do not complete any of the Parts unless the General Rule applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year.)							
they must check the box in requirements of Schedule B	t are not covered by the General Rule and/or the Special Rules do not file Schedule B (I the heading of their Form 990, Form 990-EZ, or on line 2 of their Form 990-PF, to certi I (Form 990, 990-EZ, or 990-PF).						
LHA For Paperwork Redu	ction Act Notice, see the Instructions Schedule	B (Form 990, 990-EZ, or 990-PF) (2007)					

for Form 990, Form 990-EZ, and Form 990-PF.

	4	-	
Page	1 of	- 1	of Part

Schedule !	R (Form	GOD	990-F7	or	agn.	PE	(2007)

Name of organization

Employer identification number

MOUNTAIN STATES LEGAL FOUNDATION

84-0736725

Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
<u>1</u>	CASTLE ROCK FOUNDATION 4100 E MISSISSIPPI AVE., STE. 1850 DENVER, CO 80246-3074	\$	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.
(a) . No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
			Person Payroll Noncash (Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		_ \$	Person Payroll Noncash Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
NO.	Name, audiess, and zir + 4	\$	Person Payroll Noncash Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Noncash Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Noncash Complete Part II if there is a noncash contribution.

990

				-	L							
Asset No.	Description	Date Acquired	Method	Life	No.	Unadjusted Cost Or Basis	Bus % Excl	Reduction In Basis	Basis For Depreciation	Accumulated Depreciation	Current Sec 179	Current Year Deduction
	BUILDINGS		*									
(1	2007 APTICAS	1129018	SL	40.001	9	1,396,428.		139,637.	1,256,791.	159,710.		31,419.
18	18BUILDING * 990 PAGE 2 HORAL	060107sr		40.001	9	2,977.	-	298.	2,679.	******		29.
	JILDINGS					1,399,405.		139,935.	1,259,470.	159,710.	0	31,448.
	LAND		-,									
Ð	6LAND * 990 BACE 2 HOWAT	112901L	. 7	· · · ·	, -	154,705.			154,705.			0.
	7 7 7 7					154,705.		0	154,705.	0	0	0.
	* 990 PAGE 2 TOTAL -			·	·	1,554,110.		139,935.	1,414,175.	159,710.	0	31,448.
	FURNITURE & FIXTURES			-								
41	4FURNITURE AND FIXTURESVARIESSI	VARIES		12.001	6 1	139,146.		11593.	127,553.	90,965.	·	5,385.
74		VARIESSL	•	12.001	9	965		96	869.	198.		72.
16	16FURNITURE AND FIXTURES072006SL	072006	·	12.001	9	610.			610.	23.		53.
	rure & F		· · · · · · · · · · · · · · · · · · ·	ib		140,721.		11689.	129,032.	91,186.	0	5,510.
	* 990 PAGE 2 TOTAL -					140,721.		11689.	129,032.	91,186.	0	5,510.
	MACHINERY & EQUIPMENT		····· ·							-		
1-	OFFICE EQUIPMENT	VARIESSL		12.001	9	104,144.		9,537.	94,607.	62,638.		9,396.
ω		VARIESSL		5.00 1	9	5,991.			5,991.	2,944.		1,140.
15	15ADDITIONS	VARIESSI		5.00 1	9	2,913.			2,913.	817.		583.

(D) - Asset disposed

* ITC, Section 179, Salvage, Bonus, Commercial Revitalization Deduction, GO Zone

2007 DEPRECIATION AND AMORTIZATION REPORT FORM 990 PAGE 2

066

Asset No.	Description	Date Acquired	Method	Life	Line No.	Unadjusted Bus Cost Or Basis Ex	Bus % Excl	Reduction in Basis	Basis For Depreciation	Accumulated Depreciation	Current Sec 179	Current Year Deduction
1	17EQUIPMENT	VARIESSL		5.00	16	22,649.			22,649.	2,973.		4,408.
H —		060107SL		5.00	16	19,661.		•	19,661.			1,976.
	<					155,358.		9,537.	145,821.	69,372.	0	17,503.
	* 990 PAGE 2 TOTAL -					155,358.		9,537.	145,821.	69,372.	0	17,503.
	BUILDINGS											
	1LIBRARY	VARIES150DB15	50DB	15.001	17	32,185.			32,185.	32,185.		0
	JILDINGS					32,185.		0	32,185.	32,185.	0	0
	* 990 PAGE 2 TOTAL -					32,185.		0	32,185.	32,185.	0	0
	DEPR					1,882,374.		161,161.	1,721,213.	352,453.	0	54,461.
<u>, -,</u>										····		
 												
	,											
											·	
- COL 957												
04-27-07				<u>(</u>	Asset	(D) · Asset disposed	Ě	C, Section 179	, Salvage, Bonus,	Commercial Revit	alization De	* ITC, Section 179, Salvage, Bonus, Commercial Revitalization Deduction, GO Zone

FORM 990 GAIN (LOSS) F	ROM PUBLICLY T	TRADED SECURIT	IES	STATEMENT 1
DESCRIPTION	GROSS	COST OR	EXPENSE	NET GAIN
	SALES PRICE	OTHER BASIS	OF SALE	OR (LOSS)
FED HOME LOAN BOND	30,000.	30,151.	0.	-151.
FED HOME LOAN BOND	45,000.	45,058.	0.	-58.
FED FARM CR BANKS BOND	35,000.	35,373.	0.	-373.
TO FORM 990, PART I, LINE 8	110,000.	110,582.	0.	-582.

FORM 990 GAI	N (LOSS) FROI	M SALE OF OT	HER ASSE	TS	STA	TEMENT	2
DESCRIPTION		DAT: ACQUI		DATE SOLD	METH ACQUI		
KITCHEN HOT WATER HEAT	ER	07/02	/02 08	/01/07	PURCH	IASED	
NAME OF BUYER	GROSS SALES PRICE	COST OR OTHER BASIS			REC	NET GAIN	
	0.	1,290.		0.	73.	-1,21	7.
DESCRIPTION		DAT:		DATE SOLD	METH ACQUI		
VIEWSONIC MONIORS		03/02	/98 12	/31/07	PURCH	ASED	
NAME OF BUYER	GROSS SALES PRICE	COST OR OTHER BASIS	EXPENS:		REC	NET GAIN	
	0.	2,933.		0. 2	,640.	-293	3.
DESCRIPTION		DATI ACQUII		DATE SOLD	METH ACQUI		
VIEWSONIC MONIORS		03/02	/98 12	/31/07	PURCH	ASED	
NAME OF BUYER	GROSS SALES PRICE	COST OR OTHER BASIS	EXPENS OF SAL		REC	NET GAIN	
	0.	103.		0.	93.	-10	ο.
TO FM 990, PART I, LN	8	4,326.		0. 2	,806.	-1,520	0.
FORM 990 OTHER	CHANGES IN NI	ET ASSETS OR	FUND BA	LANCES	STA	TEMENT	3
DESCRIPTION						AMOUNT	
UNREALIZED GAIN						108,437	
TOTAL TO FORM 990, PAR	r I, LINE 20					108,437	- 7.

FORM 990	 	OTHER	EXPENSES	war.	STATEMENT	4
	(Z	.)	(B) PROGRAM	(C) MANAGEMENT	(D)	
DESCRIPTION	TOT	'AL	SERVICES	AND GENERAL	FUNDRAISIN	IG
MEMBERSHIP /						
EDUCATION		3,591.	12,801.	790.		
PROFESSIONAL SERVICE		3,743.	61,040.	20,346.	2,35	
INSURANCE	4	6,222.	43,023.	2,248.	95	,1.
LITGATION EXP LESS						
REIMBURSEMENT		8,048.	8,048.			
CONTRACT LABOR		1,000.	1,000.			
SUBSCRIPTIONS		2,173.	1,956.	217.		
REGISTRATION		1,840.			1,84	٥.
FUNDRAISING EXPENSE	15	1,149.			151,14	
MISCELLANEOUS		3,408.	2,045.	1,363.	•	
TOTAL TO FM 990, LN 43	31	1,174.	129,913.	24,964.	156,29	
FORM 990	NON-G	OVERNMENT	SECURITIES		STATEMENT	
SECURITY DESCRIPTION CO	ST/FMV	CORPORAT STOCKS	TE CORPORAT BONDS	OTHER PUBLICLY E TRADED SECURITIES	TOTAL NON-GOV' SECURITIE	
BROKERAGE	FMV	2,55	51.		2,55	1
TO FORM 990, LINE 54A,	COL B	2,55	51.		2,55	1
FORM 990	GOVE	RNMENT SE	CURITIES		STATEMENT	
FORM 990	GOVE		v.s.	STATE AND	TOTAL GOV'	т
FORM 990 DESCRIPTION	GOVE	COST/FMV	v.s.	STATE AND I LOCAL GOV'T	TOTAL GOV'	
	GOVE		v.s.	r LOCAL GOV'T	TOTAL GOV'	T S

FORM 990 DEPRECIATION OF ASSI	ETS NOT HELD FOR	INVESTMENT	STATEMENT 7
DESCRIPTION	COST OR OTHER BASIS	ACCUMULATED DEPRECIATION	BOOK VALUE
BUILDINGS FURNITURE & FIXTURES LAND MACHINERY & OTHER EQUIPMENT	1,431,590. 140,721. 154,705. 155,358.	223,343. 96,696. 0. 86,875.	1,208,247. 44,025. 154,705. 68,483.
TOTAL TO FORM 990, PART IV, LN 57	1,882,374.	406,914.	1,475,460.
FORM 990 (OTHER ASSETS		STATEMENT 8
DESCRIPTION			AMOUNT
ENDOWMENT FUND EMPLOYEE ADVANCE			1,326,952. 750.
TOTAL TO FORM 990, PART IV, LINE !	58, COLUMN B		1,327,702.
FORM 990 OTHER	R LIABILITIES		STATEMENT 9
DESCRIPTION			AMOUNT
ENDOWMENT FUND PAYABLE PENSION FUND PAYABLE CAPITAL LEASE OBLIGATION			51,511. 41,380. 10,369.
TOTAL TO FORM 990, PART IV, LINE	65, COLUMN B		103,260.
	S RECEIVING COPY RT VI, LINE 90	OF RETURN	STATEMENT 10

STATES

AR, ME, MI, MN, MS, NM, NY, NC, OK, OR, PA, SC, TN, VA, WA, CO, KY, UT, FL, KS, IL

SCHEDULE A	OTHER II	NCOME	ST	CATEMENT 11
DESCRIPTION	2006 AMOUNT	2005 AMOUNT	2004 AMOUNT	2003 AMOUNT
PROP TAX REIMBURSEMENT INSURANCE REIMBURSEMENT OTHER	0 0 8	. 0.	0. 0. 93.	824. 9,646. 0.
TOTAL TO SCHEDULE A, LINE 22	8	. 70.	93.	10,470.



(a Colorado Nonprofit Corporation)

Financial Statements

December 31, 2007

Table of Contents

Indepe	endent Auditors' ReportF	'age 1
<u>Financ</u>	cial Statements:	
!	Statement of Financial Position December 31, 2007	2
	Statement of Activities Year ended December 31, 2007	3
<u> </u>	Statement of Cash Flows Year ended December 31, 2007	. 4 – 5
	Notes to Financial Statements	6_0



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Independent Auditors' Report

The Board of Directors

Mountain States Legal Foundation
Lakewood, Colorado

We have audited the accompanying statement of financial position of Mountain States Legal Foundation (the "Foundation") (a nonprofit organization) as of December 31, 2007, and the related statements of activities and cash flows for the year then ended. These financial statements are the responsibility of the Foundation's management. Our responsibility is to express an opinion on these financial statements based on our audit. The prior year summarized comparative information has been derived from the Foundation's 2006 financial statements and, in our report dated April 27, 2007, we expressed an unqualified opinion on those financial statements.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Foundation as of December 31, 2007, and the changes in its net assets and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Certified Public Accountants

Brock and Compay CPAs P.C.

Statement of Financial Position

December 31, 2007 and 2006

ASSETS	2007	2006 (Comparative Totals Only)
Current Assets		
Cash and cash equivalents	\$ 1,338,565	\$ 1,028,710
Investments	35,481	143,657
Contributions and other receivables	330,502	328,163
Prepaid expenses and other current assets	31,733	28,531
Total current assets	1,736,281	1,529,061
		
Beneficial interest in assets held by the Denver Foundation	1,326,952	1,139,518
Property and Equipment		
Land	154,705	154,705
Building	1,399,406	1,397,718
Office equipment	155,357 140,721	138,732 140,721
Furniture and fixtures Professional library	32,185	32,185
Total property and equipment	1,882,374	1,864,061
Less accumulated depreciation	(406,914)	(355,258)
Net property and equipment	1,475,460	1,508,803
Total assets	4,538,693	4,177,382
LIABILITIES AND NET ASSETS		
Current Liabilities		
Accounts payable	29,354	36,427
Compensated absences	134,137	105,391
Pension payable	41,380	32,398
Endowment fund	51,511	33,190
Accrued expenses	•	136
Current portion of capital lease obligation	4,184	3,831
Total current liabilities	260,566	211,373
Capital lease obligation, net of current portion	6,185	10,487
Total liabilities	266,751	221,860
Net Assets		
Unrestricted	3,584,410	3,349,393
Temporarily restricted	-	-
Permanently restricted	687,532	606,129
Total net assets	4,271,942	3,955,522
Total liabilities and net assets	\$ 4,538,693	\$ 4,177,382

Statement of Activities

Years -	ended	December	31
---------	-------	----------	----

•	Unrestricted	Temporarily Restricted	Permanently Restricted
Revenues			
Contributions	\$ 2,850,053	\$ -	\$ 81,403
Net appreciation in fair value of investments	107,855	-	-
Interest and dividend income	57,988	-	-
Loss on disposition of equipment	(1,520)	=	-
Other	645	-	•
Net assets released from restrictions		-	
Total revenues	3,015,021		<u>81,403</u>
Expenses - Legal			
Salaries and benefits	920,359	-	-
Office expense	228,650	-	-
Outside professional services	61,040	-	-
Printing	10,640	-	-
Travel	24,686		
Total expenses - legai	1,245,375		
Development			
Salaries and benefits	19,334	-	-
Office expense	16,082	-	-
Travel	1,153		
Total development	36,569	<u> </u>	<u> </u>
General and Administrative			
Salaries and benefits	79,664	-	-
Office expense	20,261	-	-
Outside professional services	20,347	-	-
Travel	<u>577</u>		<u>-</u>
Total general and administrative	120,849	<u> </u>	
Communication and Education			
Salaries and benefits	27,967	-	-
Office expense	698,774	-	-
Travel	577		
Total communication and education	727,318		
Fundraising			
Salaries and benefits	179,792	-	-
Office expense	445,506	-	-
Outside professional services	21,956	•	-
Travel	2,639		
Total fundraising	649,893	_	
Total expenses	2,780,004	_	-
Change in Net Assets	235,017	-	81,403
Net Assets - Beginning of Year	3,349,393	<u> </u>	606,129
Net Assets - End of Year	\$ 3,584,410	<u> </u>	\$ 687,532

	2006
	(Comparative
2007	Totals Only)
\$ 2,931,456	\$ 2,568,801
107,855	121,847
57,988	44,501
(1,520)	(10,078)
645	8
-	-
3,096,424	2,725,079
920,359	859,731
228,650	164,710
61,040	54,819
10,640	15,182
24,686	37,398
1,245,375	1,131,840
19,334	18,979
16,082	14,887
1,153	1,075
36,569	34,941
79,664	75,050
20,261	18,327
20,347	18,273
577	538
120,849	112,188
27,967	25,221
698,774	618,487
577	537
727,318	644,245
179,792	164,469
445,506	360,672
21,956	135,470
2,639	<u>3,916</u>
649,893	664,527
2,780,004	2,587,741
316,420	137,338
3,955,522	3,818,184
\$ 4,271,942	\$ 3,955,522

Statement of Cash Flows

Years ended December 31, 2007 and 2006

	2007	2006 (Comparative Totals Only)
Cash Flows From Operating Activities Cash received from donors Interest and dividends received	\$ 2,929,117 57,988	\$ 2,425,955 44,501
Miscellaneous cash receipts Interest paid	645 (1,094)	8 (952)
Cash paid to suppliers and employees Net cash provided by operating activities	(2,678,810) 307,846	(2,441,580) 27,932
Cash Flows From Investing Activities Purchase of property and equipment Net (acquisitions) sales of investments Net cash provided (used) by investing activities	(22,639) 110,000 87,361	(6,686) 35,323 28,637
Cash Flows From Financing Activities Principal payments from capital lease obligation Contributions restricted for permanent endowment Net cash used by financing activities	(3,949) (81,403) (85,352)	(2,255) (47,444) (49,699)
Net Increase in Cash and Cash Equivalents	309,855	6,870
Cash and Cash Equivalents at Beginning of Year	1,028,710	1,021,840
Cash and Cash Equivalents at End of Year	\$ 1,338,565	\$ 1,028,710
Non Cash Investing and Financing Activities: Investing Activities		
Acquisition of equipment under capital lease Financing Activities	\$ -	\$ (16,573)
Issuance of capital lease obligation for equipment	-	16,573

Statement of Cash Flows

Years ended December 31, 2007 and 2006

	2007	2006 (Comparative Totals Only)
Reconciliation of Changes in Net Assets to Net Cash		
Provided by Operating Activities		
Changes in net assets	\$ 316,420	<u>\$ 137,338</u>
Adjustments to Reconcile Excess of		
Revenues over Expenses to Net Cash		
Provided by Operating Activities		
Depreciation	54,462	51,414
Loss on disposition of equipment	1,520	10,078
(Gain) loss on sale of investments	(938)	293
Unrealized appreciation on investments	(106,917)	(122,140)
(Increase) decrease in receivables	(2,339)	(142,846)
(Increase) decrease in prepaid expenses and other current assets	(3,202)	35,664
Increase in payables and accrued expenses	48,840	<u>58,131</u>
Total adjustments	(8,574)	(109,406)
Net Cash Provided by Operating Activities	\$ 307,846	\$ 27,932

Notes to Financial Statements

December 31, 2007

Note 1 - Nature of Operations and Summary of Significant Accounting Policies

Nature of Operations Mountain States Legal Foundation (the "Foundation") is organized as a nonprofit corporation. The Foundation was created to bring litigation in the public interest in order to effect legal reform. Such litigation involves the representation of clients individually. The nature and extent of such representation varies depending upon the facts and circumstances of each case. The Foundation's Articles of Incorporation do not provide for the issuance of certificates of capital stock. Additionally, no part of the fund balance shall inure to the benefit of, or be distributable to its members, board of directors, officers or other persons. The Foundation is exempt from federal and state income taxes pursuant to the provisions of Section 501(c)(3) of the Internal Revenue Code. The Foundation is a publicly supported charity under Sections 509(a)(1) and 170(b)(1)(A)(VI) of the code, and contributions to the Foundation are deductible.

<u>Basis of Presentation</u> Financial statement presentation follows the recommendations of the Financial Accounting Standards Board in its Statement of Financial Accounting Standards (SFAS) No. 117, Financial Statements of Not-for-Profit Organizations. Under SFAS No. 117, the Organization is required to report information regarding its financial position and activities according to three classes of net assets: unrestricted net assets, temporarily restricted net assets, and permanently restricted net assets. The financial statements have been presented using the accrual basis of accounting.

<u>Estimates</u> The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

<u>Cash and Cash Equivalents</u> The Foundation considers all highly liquid investments with an initial maturity of three months or less to be cash equivalents.

<u>Investments</u> The Foundation carries investments in marketable securities at their fair values in the Statement of Financial Position. Unrealized gains and losses are included in the change in net assets in the accompanying Statement of Activities.

<u>Property and Equipment</u> Property and equipment are stated at cost. The cost and accumulated depreciation or amortization of items sold or retired are removed from the respective accounts and the resulting gain or loss is included in revenues or expenses in the period in which the items are sold or retired. Maintenance and repairs are charged to expense as incurred. Major renewals and improvements are capitalized and depreciated over their useful lives.

Depreciation and amortization are calculated using the straight-line method over the estimated useful lives of the related assets ranging from 8 to 40 years. The initial costs of assets capitalized at the Foundation's inception, are now fully depreciated. Current additions to library are charged to expense.

<u>In-Kind Contributions</u> In-kind contributions are recorded at the fair market value of the donated asset. In-kind contributions totaled \$1,259 for 2007.

<u>Functional Expenses</u> Certain expenses, including salaries, travel and office expenses are allocated among functional expense classifications based on management's estimates of effort expended.

<u>Comparative Financial Information</u> The financial statements include certain prior-year summarized comparative information in total but not by net asset class. Such information does not include sufficient detail to constitute a presentation in conformity with accounting principles generally accepted in the United States of America. Accordingly, such information should be read in conjunction with the Foundation's financial statements for the year ended December 31, 2006, from which the summarized information was derived.

Notes to Financial Statements

December 31, 2007

Note 2 - Concentrations

Certain cash deposits at the Foundation's financial institutions exceed the FDIC's insured amount of \$100,000.

Note 3- Beneficial Interest in Assets Held by the Denver Foundation

The Mountain States Legal Foundation ("MSLF") Endowment Fund was originally established in 1995, as amended and restated in 2000, at the Denver Foundation. Under the terms of the agency agreement, the Denver Foundation shall hold, manage, invest, administer and distribute all such assets in one or more endowment funds known as the Mountain States Legal Foundation Fund.

The Denver Foundation holds investments on behalf of MSLF in two funds; an endowment fund, and an income depletion fund. The income depletion fund is funded from transfers from the endowment fund according to provisions in the agency agreement. MSLF has full access to both the principal and interest in the income depletion fund. Principal contributions to the endowment fund are permanently restricted.

The Foundation records investments held by the Denver Foundation pursuant to SFAS No. 136, Transfers of Assets to a Not-for-Profit Organization or Charitable Trust That Raises or Holds Contributions for Others. Accordingly, it has recorded an asset on the statement of financial position for the investments held by the Denver Foundation. At December 31, 2007, \$687,532 of the \$1,326,952 of assets held by the Denver Foundation are permanently restricted.

Note 4- Investments

The Foundation's investments at December 31, 2007 are stated at fair value and consist of high-grade government bonds, as follows:

	,	Cost	Fa	air Value_	 eciation
High-grade government bonds	\$	35,438	\$	35,481	\$ 43
Investment income is summarized as follo	ws:				
Interest and dividend income Net realized and unrealized gains			\$ —	57,988 107,855	
			\$	165,843	

Notes to Financial Statements

December 31, 2007

Note 5 - Retirement Plans

Money Purchase Retirement Plan Substantially all employees (with the exception of one officer who has elected out of coverage) of the Foundation are covered by a money purchase retirement plan. The method of determining monthly plan contributions is based upon 7% of eligible participants' salaries. The Foundation's contribution to the trusteed fund, net of forfeitures for terminated employees, amounted to \$41,380 and \$33,700 for the years ended December 31, 2007 and 2006, respectively.

<u>Tax-Deferred Annuity Plan</u> The Foundation sponsors a non-contributory tax-deferred annuity plan qualified under Section 403(b) of the Internal Revenue Code. Employees may make contributions to the plan up to the maximum amount allowed by the Internal Revenue Code if they wish.

Note 6 - Allocation of Joint Costs

The organization conducts activities that include requests for contributions, as well as program and management and general components. These activities include direct mail campaigns. The Foundation also engages the services of an outside professional fundraising service firm. The costs of conducting these activities include a total of \$2,222,753 of joint costs, which are not specifically attributable to particular components of the activities (joint costs). These joint costs are allocated as follows:

Fundraising	\$ 424,160
Management and general	1,798,593
	\$ 2,222,753

Note 7 - Designated Funds

<u>Future Operating Expenses</u> The Board of Directors has decided to invest a portion of contributions received and designate the funds to be used for future operational expenses. The following make up these designated funds at December 31, 2007 and 2006, and are recorded at fair market value:

		2007		2006
Investments: High-grade corporate and government bonds Money market funds	\$	35,481 173,086	\$ —	143,657 53,958
	\$_	208,567	<u>\$</u>	197,615

Note that the money market funds are recorded in cash and cash equivalents. These funds are restricted designations imposed internally and are recorded as unrestricted assets.

Ongoing Litigation A portion of the Foundation's funds are designated for ongoing cases in which the Foundation is currently involved. At December 31, 2007 and 2006, the Foundation has estimated future expenditures on existing cases to be approximately \$35,000 and \$40,000. The cases are classified in the following general categories:

	2007		2006		
Public land/Natural resources	\$	15,000	\$	15,000	
Constitutional		15,000		20,000	
Free enterprise		5,000		5,000	
	\$	35,000	\$	40,000	

Notes to Financial Statements

December 31, 2007

Note 8 - Capital Lease

During 2006, the Foundation entered into a capital lease agreement for a copier. The lease agreement provides for an interest rate of 8.85% and a maturity date in April 2010. Amortization expense of the capital lease amounted to \$3,831 for the year ended December 31, 2007 and such amount is included in depreciation expense in the accompanying financial statements. The following is a schedule by years of future minimum lease payments under the capital lease together with the present value of the net minimum lease payments as of December 31, 2007:

Year ending December 31:	
2008	\$ 4,935
2009	4,935
2010	 1,645
Total minimum lease payments	11,515
Less: amount representing interest	 (1,146)
Present value of minimum lease payments	\$ 10,369